**FILED** 

## **NOT FOR PUBLICATON**

AUG 06 2003

## UNITED STATES COURT OF APPEALS

CATHY A. CATTERSON U.S. COURT OF APPEALS

## FOR THE NINTH CIRCUIT

YOUNG MEE CHO, an individual; SALLY YOUNGAE CHO, an individual; PETER CHO, an individual,

Plaintiffs - Appellees,

v.

THE REPUBLIC OF KOREA, a foreign state,

Defendant - Appellant.

No. 02-55899

D.C. No. CV-01-05231-CAS

ORDER

Before: SCHROEDER, Chief Judge, THOMPSON, and GRABER, Circuit Judges.

The Memorandum disposition filed May 27, 2003, is amended as follows:

Page 4, lines 3-4: delete the sentence beginning with "Plaintiffs allege that Defendant forged . . . ." and replace with "Plaintiffs allege that Defendant forged the signatures of Plaintiffs Young Mee Cho and Sally Youngae Cho and a certification of their thumbprints on a corporate document pertaining to the Samho takeover."

With this amendment, the panel has voted to deny the petition for rehearing.

Chief Judge Schroeder and Judge Graber have voted to deny the petition for rehearing en banc, and Judge Thompson has so recommended.

The full court has been advised of the petition for rehearing en banc and no judge of the court has requested a vote on it.

The petition for rehearing and petition for rehearing en banc are DENIED.

No further petitions for rehearing or petitions for rehearing en banc may be filed.